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TRUST LINOFFICIAL COPY, 9

753649

3812239

, between Cleto E. Bonanotte

THE ADOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made May 9

Omidia Bonanotte (married to each other)

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

1989

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the instalment Note hereinafter described, said legal holder or holders being herein referred to as bloiders of the foto, in the principal sum of Eighteen Thousand

an no/100 (\$18,000.00)

Dollar

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF MEARING RW Robinson and Associates, Co. Profit Sharing Trust

find delivered, its and by which said Note the Mortgagors promise to pay the said principal sum and interest from May 9, 1989. On the balance of principal remaining from time to time unpaid at the rate of 10.50%. Leacent per sumum in it. "alments (including principal and interest) as follows:

Four Hundred Thirty Eight and 67/100 (\$438.67)

Dollars or more on the 19 day of May 19 82, and Three Hundred Eighty Six and 89/100 (\$386.89)

Dollars or more on the less pay day of each more that the final payment of principal interest, if not sooner and, shall be due on the 30th day of April, 1994. All such payments on account of the indettedness paid enced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 10.50% per minum, and 2% of said principal and interest being made payable at such banking house or trust company in South Holland Illinois, as the holders of the note may, from time to time, in principal appoint, and in absence of such pointment, then at the office of Roblinson Engeneering Co., Ltd. in 28 City, South Holland, Illinois

NOW. THEREFORE, the Morty goes to secure the net ment of the said principal sum of money and mid interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of the following described whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustic, it is secured as and assigns, the following described Real Estate and all of their estate, right, each interest therein, situate, lying and help to the Village of Chicago Heights County Of Cook

AND STATE OF ILLINOIS, to with

Lot 3 in block 1 in Mackler Heights, A publivision of the west 494.53' feet of the southwest quarter (SW 174) of the Boutheast quarter (SE 1/4) of section 18, township 35 north, range 14, east of third principal meridian (except the south 276.0' feet thereof) and the east 85.77' feet of the southeast quarter (SE 1/4) of the southwest quarter (SW 1/4) of said section 18 (except the south 276.0' feet thereof), in Cook County, Illinois according to the plat thereof registered in the office of the register of tiples of Cook County, Illinois on May 6, 1955 as document No. 1592806.

Address: 531 W. 8th St., Chicago Heights, Il 60411

P.I.N.: 32-18-496-019-0000

which, with the property hereinafter described, is referred to herein as the "to emises,"

TOGETHER with all improvements, tenements, elements. Bittures, and appartenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now of hereafter therein or thereto used to supply heat, gas, air conditioning, wait. "light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stower and where heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as considered as considered as considered to the real estate.

TO HAVE AND TO HOLD the premies unto the said Trustee, its successors and assigns, forever, for the purposes, and moon the said trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the Siz is of allinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the everse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the inortgagors, their heirs, successors and arriers.

successors and artigus. WITNESS the hand	and seal of Mortgagors the day and year first above written.
× Lebety S	BOMMO HE ISEAL!
X Emilie	BOURSTE ISEAL!
STATE OF ILLINOIS.	I. CALVIN SCHIPMA
County of Cook	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Cleto E. Bonanotte and Emidia Bonanotte (Asa week)
€ .	ioregoing instrument, appeared before me this day in person and acknowledged that signed, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth.
	Given under my hand and Notarial Scal this 9 th day of MMY 19 89.
Norwital Earl	Calin Schipma Notery Public

on the described Real Estates This Trust Deed is Junior

THE COVENANTS, CONDITION VERSE DE OF THIS TRUST BELDE

No. of Ball

THE COVENANTS. COND STATE ASSESSED STATE COVENANTS. COND STATE OF THIS TRUST DEAD.

1. Mortgagers shall (a) prometty application of retailed any become distinguish or he desiroged: Typic, space of treated any become distinguish or he desiroged: Typic, space of treated any become distinguish or he desiroged: Typic, space of the provided state of the space of the provided state of the space of

a flushly commenced.

b. The proceeds of any foreclosure sale of the premises shall be drainedted and applied in the following order of priority: First, on a

8. The proceeds of any foreclosure sale of the premises shall be druncated and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosur, proceedings, in hidir gall such stems as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured individuals a distributed as their swall principal and interest remaining which on the analytic provided; failed principal and interest remaining which the court in which such all is flied may appoint a receiver of the foreign or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a hill to foreclose this court find the court in which such all is flied may appoint a receiver of Mortgagors at the time of application for such receiver and without regard to the time which such apposition for such receiver and without regard to the time which of the powers of the time of application for such receiver and without regard to the time which receiver shall have power to collect the rents, lines: and priority of said premises during the pendency of such foreclosure and mad, in case of a sale and a disferency, during the full instruction; if such receiver, would be entitled to collect such rents, issues and powers, an "of other powers which may be necessary or are usual in such cases for the protection, postession, control, management and operation of the premises during the whole of said period. The indebtedness secured hereby, or by any delar- foreclosing this trust died, or any rax, speciminal assument or other discharges which may be or become.

10. The delicency of the delicency or case of a lake and definency. deficiency.

10. Po action for the enforcement of the lien or of any provision hereof shall be subject to 2.5 defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all seasons ble times and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premises at all seasons ble times and access thereto shall be permitted for that purnose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to impose muo the validity of the significant or the identity, capacity, or authority of the significant or the identity, capacity, or authority of the significant or the identity, capacity, or authority of the significant or the identity, capacity, or authority of the significant or the identity, capacity, or authority of the significant or the identity, capacity, or authority of the significant of the agents of the significant of the identity of t

premises are situated shall be Successor in Truat. Any Successor in Frust hereunder what have the intential intelligence and authorized and authorized feering given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be bindeng upon their given and all provisions dailing mount or intrough Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all provision liable for the payment of the indebtodness or any pirt thereof, whether or not such persons shall include all such persons that here The word "note" when used in this instrument shall be construed to recan "poster" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate is healide in effect when the release deed is based. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of the "Trust And Trustees Act" or the State of illinoin shall be applicable to this trust deed.

IMPORTANT!
FOR THE PROTECTIO! OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE

AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD

Identification No. LYAGO TITLE AND PRIST COMPANY convidentant like beste

				
MAIL TO:	Michael Go	codman		
	Margolin,	Zeitlin,	Atonson &	Blecher
L	180 North — Chicago,	LaSalle, Illinois	St., suit 60601	e 1910
PLA	ACE IN RECORD	DER'S OFFIC	E BOX NUME	ES

FOR RECORDER'S PROEX PURPOSES INSERT STREET ADDRESS CF ABOVE DESCRIBED PROPERTY HER?

531 W. 8th Street

Chicago, Il 60411